1 2 3 4 5 6	TYLER M. PAETKAU, Bar No. 146305 MICHAEL G. PEDHIRNEY, Bar No. 233164 LITTLER MENDELSON A Professional Corporation 650 California Street, 20th Floor San Francisco, CA 94108.2693 Telephone: 415.433.1940 tpaetkau@littler.com, mpedhirney@littler.com Attorneys for Defendant APPLERA CORPORATION	
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8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10	SAN FRANCISCO DIVISION	
11		
12	MEGAN KELLY,	Case No. C-07-3002 MMC (EMC)
13	Plaintiff,	STIPULATION REGARDING MEET AND CONFER ON MARCH 20, 2008 RE
14	v.	DEFENDANT'S MOTION TO COMPEL DEPOSITION OF MAUREEN MCFADDEN
15	APPLERA CORPORATION,	
16	Defendant.	Date: March 20, 2008 Time: 1:30 p.m. Courtroom: A, 15 th Floor
17		Courtroom: A, 15 th Floor Judge: Hon. Joseph A. Spero
18		
19	The Court previously ordered lead counsel for the parties to this action to "meet and	
20	confer" in person at the Court for the purpose of attempting to resolve the issues raised by Defendant	
21	Applera Corporation's motion to compel the deposition of Plaintiff Megan Kelly's attorney,	
22		
23	Maureen McFadden. The parties' lead counsel, Maureen McFadden and Tyler M. Paetkau, met and	
24	conferred in person on March 20, 2008 at the Court, and following that session reached and reported	
25	to the Court (Hon. Joseph A. Spero) the following Stipulation:	
26	1. Plaintiff's pending Complaint against Defendant is deemed to allege a failure	
27	by Defendant to engage in the interactive process with Plaintiff only prior to Plaintiff's counsel's	
28		

involvement on or about December 22, 2006, and not thereafter;

- 2. In the event that the Court grants Plaintiff's pending motion to amend her Complaint on April 4, 2008, Plaintiff's counsel, Maureen McFadden, will submit a verified statement regarding all non-privileged communications she had with Defendant Applera Corporation and its agents and employees from 2006 through the end of 2007 pertaining to the interactive process or Megan Kelly's work restrictions; and
- 3. Defendant Applera Corporation expressly reserves its right to move to compel the deposition of Maureen McFadden after reviewing her verified statement, and the parties expressly reserve all of their respective rights, objections and remedies with respect to Defendant's previously-filed motion to compel the deposition of Ms. McFadden.

SO STIPULATED.

Dated: March , 2008

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Please see attached

Maureen McFadden

Law Offices Of Maureen E. McFadden

Attorney for Plaintiff

Megan Kelly

Dated: March 28, 2008

Tyler M. Paetkau Michael Pedhirney Littler Mendelson, P.C. Attorneys for Defendant Applera Corporation

Based on the foregoing Stipulation by the parties to this action, and for good cause shown, the Court hereby adopts the parties' Stipulation as its Order.

IT IS SO ORDERED.

The Honorable Joseph A. Spero United States Magistrate Judge

2.

LITTLER MENDELSON
A PROFESSIONAL CORPORATION
650 California Street
20th Floor
3an Francisco, CA 94108.2693
415.433.1940

Chatham, Annette

From: maureen@mcfaddenlaw.net

Sent: Saturday, March 29, 2008 12:34 PM

To: Paetkau, Tyler M.

Subject: RE: Kelly v. Applera - draft Stip following meet and confer on 3/20/08

I agree to this revised version.

---- Original Message ---From: "Paetkau, Tyler M."

To: maureen@mcfaddenlaw.net

Subject: RE: Kelly v. Applera - draft Stip following meet and confer on 3/20/08

Date: Fri, 28 Mar 2008 13:27:30 -0700

Maureen,

I've added this language and the revised Stipulation is attached. Please PDF or fax your signature page and we can take care of the e-filing.

Thanks, Tyler

From: maureen@mcfaddenlaw.net [mailto:maureen@mcfaddenlaw.net]

Sent: Friday, March 28, 2008 11:36 AM

To: Paetkau, Tyler M.

Subject: Re: Kelly v. Applera - draft Stip following meet and confer on 3/20/08

Tyler - can you please add to para 2, at end "pertaining to the interactive process or Megan Kelly's work restrictions."

---- Original Message ----From: "Paetkau, Tyler M."

To: maureen@mcfaddenlaw.net

Subject: Kelly v. Applera - draft Stip following meet and confer on 3/20/08

Date: Tue, 25 Mar 2008 07:10:02 -0700

Maureen,

Attached for your review and edit is the draft Stipulation. Please let me or Mike Pedhirney know if you have any requested edits, or if you would like to discuss further.

Thank you for your cooperation.

Regards, Tyler

Tyler Paetkau | Littler Mendelson, P.C.
The National Employment & Labor Law Firm®

650 California St. | 20th Floor San Francisco, California 94108 Direct Dial: (415) 677-3197 | Mobile: (415) 385-4972 Fax: (415) 743-6577 tpaetkau@littler.com | www.littler.com

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Littler Mendelson, P.C. http://www.littler.com

<< Stipulation Regarding Meet & Confer on March 20, 2008.doc >>

Maureen E. McFadden Law Offices of Maureen E. McFadden 819 Bancroft Way Berkeley, CA 94710 Ph (510)845-5203

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